

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

16450
RECEIVED

U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

JUL 24 2017

IN SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

BY DEPUTY

KYLE LYDELL CANTY
Plaintiff,

Case No. 2:16-cv-01655-

RAJ- JPD

VS

Plaintiff's
RESPONSE TO
DEFENDANTS

CITY OF SEATTLE, et AL
Defendants.

ANSWER TO COMPLAINT
FOR DAMAGES
AND JURY DEMAND

COMES NOW, the Plaintiff Kyle Lydell
Canty, In Propria Persona and of
Sui Juris on the 14th day of
the month of July year 2017,
moves this Court Pursuant to
a required response (FRCP)

Plaintiff Kyle Lydell Canty, in
response to Defendant City of
Seattle and it's officers, answer

to Complaint for Damages and
Jury demand

- 1.) Plaintiff and the Whole World already Knows that this Court has Jurisdiction over Civil actions arising Under the Constitution of the United States.
- 2.) Plaintiff and the Whole World already Knows that the Western District of Washington Federal Court is a Proper venue for this matter
3. Defendants are With Knowledge and Sufficient information to determine Whether or not Plaintiff Was and Still is a homeless resident of the City of Seattle, Pursuant to LCR 16, 26 - the Plaintiff has Provided early discover for all defendants, and the Narrator of these Computer typed documents is the City of

Seattle's very own Timothy Renihan, along with other involved City and County defendants and personal. Timothy Renihan in his own Case file reports admits that the City of Seattle and its officers went to local homeless Shelters to try to locate the Plaintiff, along with King County employee's. Timothy in his own Case file reports list for the Plaintiff a address of 77 S. Washington Street, Seattle WA 98104, this address is the address that a lot of homeless people use in the City of Seattle.

4.) Plaintiff and the Whole World already knows that the City of Seattle is a municipal Corporation under the laws of the State of Washington as well as Title 26 U.S.C., The lovely legal assistant Kathie Fudge forgot to add that Part in, so the Plaintiff will help

her out by stating this fact. The City of Seattle and it's officers are a local government under State and Federal laws

5.) Plaintiff and the whole world already knows that the scumbags King County, nor it's employee's have not responded back at all, however the Plaintiff is taking care of this issue

6.) Plaintiff and the whole world already knows what the Plaintiff has said about the scumbag Timothy Renihan is true. The defendant can't deny anything if it's his own case file reports

7.) Plaintiff and the whole world already knows what the Plaintiff has said about the scumbag Sean Culbertson is true, the posted youtube video's prove it

8.) Plaintiff and the Whole World already Knows that What the Plaintiff has Said about the Scumbag Marshall Coolige is true

9.) Plaintiff and the Whole World already Knows What the Plaintiff has Said about the Scumbag, now Known as Andrew Hancock is true

10.) Plaintiff and the Whole World already Knows What the Plaintiff has Said about the defendant Gail Bonicalzi is true, the Plaintiff's medical records number is H3972310 from the date of 07/08/2016, the Plaintiff already reviewed the medical records last year and So did King County, and the City of Seattle, the Plaintiff's medical records lists the defendants involved, there is even a property inventory list of What Personal Property the Plaintiff Came into Harborview

Medical Center With and left
With on his way to King County
Correctional facility in the
Custody of Timothy Renihan
Pursuant to RCW Chapter 71.

Rn Gina employed by Harborview
Medical Center did a excellent job
taking a very detailed Personal
Property inventory list of the
Plaintiff, and it's a direct match
to the notice and declaration
of Stolen and extensive Personal
Property damage and loss items

11.) Plaintiff and the Whole World
already knows what the Plaintiff
has Said about the defendant
Melinda Hasegawa is true, if not
then Where did the Plaintiff get
her name from, and a even better
Question is, Why is the City of
Seattle responding for King
County and it's employee's?

12.) Plaintiff and the early discovery, exhibits, and material evidence that has already been provided to all defendants pursuant to LCR 16,26 and Rule 29(FRCP) prove by facts that the scumbag defendants, cops officers were working in their "official capacity and acted "under Color of State law" uniforms, badge, guns, (Glocks, AR 15 assault rifles, bullet proof vests, worn on the outside of the body, Gi Jo battle gear
hmm the Plaintiff would say the City of Seattle and it's officers were working in their "official capacity and acted "under Color of State law, also the Plaintiff has provided what's known in the State of Washington as the information charge sheet, because of course Washington State is the only state in America that don't use or need indictments they use what's called
P7 of 17

information (Refer to the Washington State Screwed Up Constitution for further details)

13.) Plaintiff, the Whole World, and the defendants are With Knowledge and Sufficient factual basis to determine whether the Plaintiff proclaimed his innocence defendants Timothy Renihan, Sean Culbertson, and Marshall Coolidge all were in King County Superior Court (Seattle) and witnessed the Plaintiff, at that time he was the defendant representing himself better known as "Pro Se" to defend against the charges of felony harassing Police Officer Sean Culbertson, and felony assaulting Police Officer Marshall Coolidge - State of Washington VS. Kyle Carty-Cause No 16-1-03103-6 SEA, this Case was dismissed with prejudice because of a brady violation

intentionally destroying MR. Canty's Cell Phone in which had multiple video's of the Seattle Police department and it's officers Stalking, harassing, and threatening MR. Canty for months and months on the Streets of downtown Seattle Wa, also detective Tim-othy Came on the official Court record and admitted that all of MR. Canty's personal Property had been destroyed in order for the evidence not to be seen by the Jury

14.) Timothy Renihan the defendant is unable to deny what he typed and signed in his own case file reports (Please See early discovery that Plaintiff provided to the defendants and Courts Pursuant to LCR 16,26 and Rule 29 (FRCP))

15. Defendants King County and

it's employees failed to respond back at all, and the City of Seattle's attorney's are not representing King County and it's employee's not to the Plaintiff's Knowledge or the Courts Knowledge.

16.) The Plaintiff's medical records from HarborView medical Center prove true to what he says

17.) The NO Probable Cause Statement for MR. Canty Was already Provided to the Courts in the form of a exhibit and is apart of the early discovery.

18.) The Plaintiff has provided early discovery, Timothy Renihan tells on himself and the Whole Police force in his own narrative

19.) The Plaintiff was able to tell his outside Sources to

Upload and release the video's on youtube of Police Officer Sean Culbertson Stalking, and attempting to kill Plaintiff by trying to run him over in the alley, also video of a witness giving her accounts to what she witnessed Sean Culbertson doing.

20.) The Plaintiff left a paper-trail of the real and true internal affairs Complaint that he filed with that department, and then he filed the same Complaint with the City Clerks office and with the Mayor's office regarding the now known Police Officer Sean Culbertson.

21.) The defendant Timothy Reinhart told on himself when he produced the no Probable Cause bulletin, but still arrested the Plaintiff twice? WTF

22.) The Defendants are not able to deny that the Plaintiff was arrested and incarcerated Without Probable Cause When The World's dumbest Criminal Timothy Renihan Produced a "No Probable Cause Arrest" bulletin for the Plaintiff and then turns around and arrests the Plaintiff twice; and also this Scumbag left this bulletin in the Plaintiff's medical records on accident and When the Plaintiff requested his own medical records the bulletin was in the medical records.

23.) Plaintiff reassert responses to Paragraph 1-22

24.) The Plaintiff now introduces by name Sgt. Fiorini, She is the internal affairs Police officer who chose not to investigate and take the Plaintiff's

internal affairs Complaint Serious and then Sent Plaintiff a email saying the investigation was closed, she made sure the Plaintiff was in the King County Jail first.

25.) The Defendants own written testimony prove the allegations

26.) City of Seattle and it's officers can't answer for King County and it's employee's.

27.) Timothy Renihan's own written testimony proves that he is guilty as charged.

28.) Defendant King County nor it's employee's have responded back as directed by the Courts.

29.) Defendant King County nor it's employee's have responded back as directed by the Courts.

30.) The Jury Will decide.

31.) The Jury Will decide.

32.) The Jury Will decide.

33.) The Courts and Jury
Will decide.

34.) The Hon. James P. Donohue
and Richard A. Jones Will decide.

35.) The Jury and Courts Will
decide.

36.) The Jury and Courts Will
decide.

37.) LCR 38 and Courts Will
decide.

38.) FRCP RULES and Courts
Will decide.

39.) The Courts Will decide.

II Defendants Prayer for relief

The Plaintiff is the one who has suffered here, not any of the defendants. All of the defendants should stop forcing human beings to go through all of the pain, extreme fear, suffering, loss of liberty, intentional infliction of emotional distress, and neglect. The defendant should not be entitled to any fees even if the jury makes the wrong decision.

Defendants Affirmative Defenses

1. Plaintiff, the whole world, and the defendants knows the Plaintiff's injuries were caused by the defendant's according to the defendant's own written testimony.

2. The Defendants, Plaintiff, and Courts already know that if the Plaintiff had failed to state

a claim upon which relief may be granted, then the amended Complaint would not have been served at all, the complaints are screened by the courts very well.

3. The Jury decides this!

4. The Jury decides this!

5. Plaintiff has done legal research, and Constitutional law and Washington State law clearly points out the defendants are not immune, the Plaintiff needs to make an example out of the defendants since they seem to think that they're above the laws of the United States

6. Plaintiff once again has studied the United States Constitution

7. Let's Let the Jury Decide!

(Attached Exhibits 1-7 pgs medical recs)
Attached Exhibits K 1-4 pgs, and L 1-2 pgs

8. The Defendants did not act in good faith performance of their official duties and did not follow Specific U.S. Constitutional laws nor did they follow procedures pertaining to the Plaintiff's Personal Property, Civil Commitment, thus Causing plaintiff to be illegally arrested twice, and spending about five months in King County Correctional facility. This was done intentionally to the Plaintiff because he is Black and of African descent, The defendants are not immune from the matters in this Suit, nor are the defendants above U.S. Constitutional law

Prepared by

207/14/2017

Kyle Lydell Canty
BA# 216035994
500 Fifth Ave
Seattle WA 98104



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GENERAL OFFENSE HARDCOPY
KC PROSECUTOR RELEASE COPY
(1316-4 THREATS-OTHER)

GO# 2016-242554
ADMINISTRATIVE
CLEARANCE

Follow Up Report # 1

Related Text Page(s)

Narrative Text # 1

Document SUPPLEMENTAL

Author 6293 - RENIHAN, TIMOTHY W

Subject FOLLOW UP DETECTIVE RENIHAN

Related Date/Time JUL-14-2016 (THU.) 1250

Suspect- CANTY, Kyle Lydell B/M/7-20-1985

77 S.Washington St., Seattle, WA 98104

No TP#

CCN:1943622

\$50,000.00 Bail

Victim- Culbertson, Sean (SPD)

810 Virgina St, Seattle, WA 98101

TP# 206-625-5011

Investigation:

7-7-16 1330 hours, I was assigned this case in the possible threats made by Kyle L. Carty 7-20-85. I was given an email from Sgt Fiorini, OPA. Carty had come into the office today and complained about SPD Officers and that he was going to buy a gun to defend himself.

7-7-16 1335 hours, I called Supervisory Deputy Marshal Ray Fleck, TP#370-8604. He stated Brittany Cirineo, US Courthouse, Civil Rights Division, Admin received a call today about 1230 hours. He stated his name was Kyle Carty. He was upset and stated he would shoot SPD officers if he doesn't get what he wants. He then called back and left a voice mail for Michael Diaz, TP#553-4358. Fleck forwarded me the voicemail and the email that Cirineo sent to her boss describing the call she had with Carty. I listened to the call. There were no threats.

7-7-16 1400 hours, I conducted Law Enforcement checks for Carty. He has no DOL photo, No booking photo at KCJ, LINX-the latest report was 1-9-15, 15-9025, Disturbance. There is no vehicle or cell phone associated with Carty. NCIC revealed a hazard for threatening officers and 2 contacts with SPD officers on 7-2-16 and 7-5-16.

7-7-16 1600 hours, I created an Officer Safety Bulletin and Lt Barden approved it and it was sent to SPD SWORN.

7-7-16 1800 hours, There was a protest in Seattle about the police shootings. I was working the protest. Carty was at the protest wearing a Black baseball cap, dark jacket, red t-shirt, gray sweat bottoms and



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Follow Up Report # 1

holding a brown box. He was videotaping officers. During the protest he told SPD officers that in the box were 30 round extended magazines and he was going to buy a Glock 19.

7-8-16 0940 hours, I coordinated with USMS Fleck if Carty comes in to the US Courthouse.

7-8-16 1000 hours, I received an email from Sgt Fiorini that he actually came into OPA on Tuesday 7-5-16 and then called her on 7-6-16.

7-8-16 1032 hours, I contacted Sgt Pisconski, CIT. He stated that he Ofc Chan and MHP Andriginis are going to local shelters to see if they can obtain more information about Carty. Sgt Pisconski stated that Carty was assaulted a week ago by a female, 16-223269. In the remarks of the report he lists 1700-7th Ave. Suite 116, unit 365. A search reveals that is a UPS store by the US Courthouse.

7-8-16 1055 hours, Ofc Torres called Work Cell 206-492-9710. He stated that Carty came into the City Attorney's office on the 27th wanted to talk to Pete Holmes and was intimidating the receptionist. A case was written 16-230940.

7-8-16 1105 hours, I contacted USMS Fleck and provided him the time Carty was in front of the courthouse for the protest last night. He then sent me photos of Carty at the US Courthouse. USMS Fleck stated that they are going to review seeking charges for having weapons on the courthouse property since he admitted having ammo magazines in his box and that he was going to buy a Glock 19 next. In Violation of CFR- 41 CFR 102-74.440 Weapons. Weapons (41 CFR 102-74.440). Federal law prohibits the possession of firearms or other dangerous weapons in Federal facilities and Federal court facilities by all persons not specifically authorized by Title 18, United States Code, Section 930. Violators will be subject to fine and/or imprisonment for periods up to five (5) years. In addition, a court order also prevents persons from bringing or bearing any firearm or other dangerous weapon into the U.S. courthouse. The courthouse also includes the property adjacent and underneath.

7-8-16 1120 hours, I contacted Doug Larm, WSFC, requested they send the bulletin out on Carty to obtain any information. In an article Carty was in, he states "several outstanding charges in multiple states for things including jaywalking, issuing threats, disorderly conduct and resisting arrest."

7-8-16 1130 hours, I contacted Det Fry who talked with Carty at the Protest. Carty told her "there are 2 magazines in the box, extended, hoping to buy a Glock 19 next". "Google the state of Washington, anyone can buy a gun unless a felon or DV".

7-8-16 1140 hours, pictures from the protest of Carty with the Box at the Courthouse. One picture of the box has his name on it Kyle Carty. I sent



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Follow Up Report # 1

the pictures to USMS Fleck.

7-8-16 1201 hours, I received an email from Ofc Torres. It documents Canty coming to the City Prosecutors office and his conversation.

7-8-16 1247 hours, I ran NCIC for Canty in Oregon and Canada for CCW and Felony offender reporting system (FORS) with negative results on all.

7-8-16 1250 hours, I read the article in the paper November 11, 2015 where Canty sought asylum in Canada and he was refused.

7-8-16 1255 hours, I requested Canty's passport information from Det Jennings, SPD and ICE TFO.

7-8-16 1256 hours, I requested Canty be run thru Federal Databases. A/Sgt James, SPD and FBI TFO, stated that he would do that.

7-8-16 1305 hours, I was provided SPD reports and NCIC III of Canty by Det Jennings. It showed a state ID in Oregon and New York.

7-8-16 1330 hours, I contacted Det David Baca, CIT, Albuquerque New Mexico PD 505-924-6000. He will research Canty and provide the information.

7-8-16 1335 hours, I received the passport information for Canty. His US passport # is 458384386. He listed an Arizona ID card on the application. He went outbound in September 2015 and returned Dec 2015.

7-8-16 1400 hours, I received information from Det Baca about Canty. It lists 33 contacts with Tucson PD.

7-8-16 1430 hours, I contacted Tucson PD warrant section, TP#520-791-4645. Canty does have warrants, but they will not extradite.

7-8-16 1450 hours, I received Information form FBI supervisor Carolyn Woodbury. Canty has gone into numerous FBI offices to include the Seattle FBI office.

7-8-16 1500 hours, US Marshal's Supervisor Fleck stated that Canty stating he had gun magazines in his box on the US Courthouse property will not warrant Federal Charges.

7-8-16 1535 hours, A/Lt Allen, A/Sgt James and I conference call Sgt Pisconski. I provided the known facts and that we had enough for an emergent detention to protect Canty from himself and others. Sgt Pisconski agreed with that assessment.

7-8-16 1600 hours, I was told to contact the receptionist at the Seattle Police Chiefs office in regards to Canty calling. I talked with Jill Paderes, Admin. She stated that he called from a blocked number, but he identified himself as Kyle Canty. She talked to him at least 3 times. 1st



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Follow Up Report # 1

7-8-16 1900 hours, SWAT detained Canty at 4th ave and Pike St. I responded to the scene with A/Sgt James. Canty was on the ground and was upset, struggling and would not listen. There were 2 officers holding him down on his side and he was handcuffed. He was not in distress or injured. I tried to deescalate the situation. I told Canty my name was Detective Renihan with SPD. He was being taken to the hospital for a mental health assessment and it was involuntary. He stated he didn't need help and talked over me.

7-8-16 1909 hours, AMR employee #909, Brittany, arrived. I briefed her on the situation that Canty was to be taken to HMC for a mental health evaluation. She asked if I wanted restraints on him and I said yes. Canty was placed on the Gurney and kneed Ofc Coolidge in the side of the head as they put him on the Gurney. It knocked Ofc Coolidge off balance and to the ground, he then held his head. After several minutes of struggling and officers trying to deescalate Canty he was secure in the gurney. Due to his hostile and struggling behavior a SWAT officer rode in the back of the AMR with Canty and a SWAT vehicle followed.

7-8-16 1918 hours, Canty was transported to HMC.

7-8-16 1920 hours, I called the DMHP's and briefed her on Canty.

7-8-16 1925 hours, (+-)we arrived at HMC. Canty was taken inside the ER. He was loud and still struggling. He was taken back to the mental health section. I took photos of his black bag, contents in his hat, the brown box he was carrying. I went thru the black bag for safety reasons and located no weapons. I looked at the contents of his hat and there were no weapons. I provided all the items to a HMC security guard who took them back to where Canty was. I then filled out the SPD Emergent Evaluation Card.

I provided the Emergent Evaluation card and the SPD Officer Safety bulletin on Canty to the HMC Social Worker.

7-9-16 1145 hours, I was contacted by DMHP Bonicalzi, King County Crisis and Commitment and told that they are placing a Psychiatric hold on Canty. He will have Mental Health Court on Wednesday, July 13th.

7-11-16 I contacted Brittany Cirienio, US Attorney's office. She stated that when Canty called on 7-7-16 he stated that he believes police are trying to get him. He sought refugee status in Canada because police are trying to murder him. He talked about see an SPD patrol car with the keys in it and running. He saw the officers in a Starbucks and stomped in and screamed that they are wasting taxpayer money. He became loud and angry with Cirienio and called her stupid. Canty stated he is suing FBI, DOJ for mishandling cases. He stated if Police come towards him he will start shooting up SPD officers.

7-12-16 0930 hours, I called Tucson PD Records, TP#520-791-4462, Fax-520-791-5418. I talked with Police Records Supervisor Laura Hodgson. She would review TPD records for Canty and fax them. CCW's are handled by

Exhibit L 1-2 Pgs



SEATTLE POLICE DEPARTMENT
STREET CHECK / FIELD INTERVIEW HARDCOPY

SC# 2016-2778

Related Text Page(s)**Document NOTES**

Author 7662 - CULBERTSON, SEAN D

Subject NOTES

Related Date/Time JUL-02-2016 (SAT.) 0601

ICV was not used.

On 7/2/16 at approximately 0510, I volunteered to back an officer on a down subject at 6 Ave / Yesler Way. Prior to volunteering I was on routine patrol in the 300 Block of Dilling Way, in a fully marked patrol vehicle and full uniform.

After being dispatched to the call I turned my patrol vehicle around as the intersection at 3 Ave / Dilling Way is currently partially closed for construction. As I began to proceed out of the parking lot I saw a male that I recognized as CANTY. He was walking WB on the side walk. It appeared that he was looking at me and saying something. I rolled down my window and said "Hi Kyle." CANTY proceeded to yell about perceived harassment by police. He told me that he was not afraid to "throw bullets" at me and other officers, referring to shooting police officers. CANTY stated that he knew who we were and proceeded to take a picture of me in my patrol vehicle. CANTY was yelling obscenities as well, including "FUCKER" and "MOTHERFUCKER". Since I was dispatched to another call I began to move forward slightly. CANTY stated that that was all I was going to do, "Sit in your car and talk shit." He said that I should get out of my car and see what happens. I laughed as it appeared that CANTY was attempting to antagonize me into a fight with him and I was shocked at his behavior. It appeared to me that he wanted to fight with me and/or other officers. CANTY also stated that he would assault officers if they tried to put hands on him for any reason. Towards the end of the contact, as CANTY was trying to antagonize me into getting out of my patrol vehicle, I told CANTY that "he was not worth it, that it was not worth it." Meaning to get out of my patrol vehicle and escalate a situation with him was not worth it. {er descalation training I left the area.

I remained in my vehicle during the entire contact, which lasted about 30 seconds. After which I proceeded to finish the call at 6 Ave / Yesler Way and then ran a records check of CANTY. Since 6/20/16 he has had 3 RMS entries. One as the victim of an assault. One in which he contacted the corporate offices for "Office Max" in Florida and left a threatening message in which he stated "situations like this gets people shot." CANTY had recently resigned from the local "Office Max" in Seattle. The last RMS entry was on 6/29/16 in which CANTY was involved in a disturbance with the reception staff at the Seattle City Attorney's Office. The report for the



SEATTLE POLICE DEPARTMENT
STREET CHECK / FIELD INTERVIEW HARDCOPY

SC# 2016-2778

disturbance listed CANTY as confrontational, aggressive, and hostile toward the reception staff causing them to be fearful and alarmed.

I did not activate my ICV as I was focused on CANTY and the threatening statements he was making towards me and did not know if he truly possessed a firearm with which to carry out his threats. At the time of the contact and this report I was not aware if CANTY suffered from any type of mental illness.

I made a hazard report about CANTY to be entered in as officer safety information for the threats that were made.

Screened by SGT Sather 6855.

I hereby declare (certify) under penalty of perjury under the laws of the State of Washington that this report is true and correct to the best of my knowledge and belief (RCW 9A.72.085)

Electronically signed:
CULBERTSON, SEAN D

Date: Jul-02-2016

Place: Seattle, WA

Exhibit 1)

H3912310

E7/8/2016

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T#119665198

SEP 14 2016

58356

RELEASE OF INFORMATION

Hello, Wonderful Staff of Harborview medical Center, the reason for this letter is a records request pursuant to RCW 71.05.620(C). MR. Kyle Canty that being me is in need of the medical records and whole file pursuant to RCW 71.05.153 (Emergent detention of persons with mental disorders, or what some might call involuntary commitment. The time and date of the incident was July 8th 2016, around 7pm - 8pm, MR. Canty's release was on July 13th 2016, 72 hour period not including Sat, or Sun, July 8th. Date was on a Friday.

Whole file in this letter means, but is not limited to: names of MR. Canty's RN'S, doctors, all written reports, names of dmhp's, police officers names involved, attorney's, Judges, Court findings ect ect, MR. Canty was only at Harborview medical center for a short period of time Harborview released MR. Canty, therefore this records request is with good intentions.

~~(Exhibit 1)~~

58356

also MR. CANTY enjoyed the wonderful Staff at Harborview Medical Center for the most part, the RN's were really nice to MR CANTY.

The food wasn't bad either !!

MR. CANTY needs this file rush delivered
Thanks !!

Prepared by:

K
KYLE CANTY

Booking number: 216020036

2 09/10/2016

DoB 07/20/1985

KYLE CANTY

There was very
little information
given by MR. CANTY

500 5th Ave
Seattle WA

MR. CANTY never

98104

gave Harborview
his "SSN".

King County Jail

MR. CANTY was provided
with a blue wristband
and he had a phone

This is not
Harborview
Medical
Centers

Conversation with
Risk Management (Jeff)

fault !!

H3972310



(Exhibit) filed in federal Court

7/26/2016 5:06:22 AM

Criminal Information Bulletin 5835b

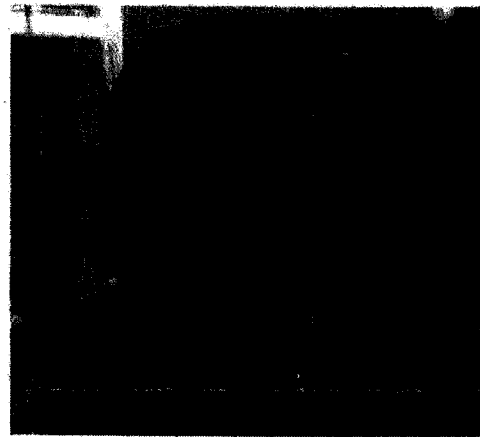
Criminal Intelligence Section

Headquarters
Bulletin prepared by: Detective Renihan — Phone: (206) 684-8770

Date: 7/8/2016

OFFICER SAFETY BULLETIN

THREATS TO SHOOT POLICE OFFICERS/CRISIS



H3972310 BD:7/20/1985 30YH
CANTY
KYLE
H. EMERGENCY DEPARTMENT
DOB:7/8/2015
Enc:1806805415 RES:

KYLE L. CANTY B/M/7-20-85 5'07/160
LKA: 77 S.Washington
NO Known vehicles

There is no probable Cause for his Arrest.

THERE IS A HAZARD IN NCIC RECORD IN NCIC FOR THREATENING TO SHOOT OFFICERS.

THIS INFORMATION IS PROVIDED FOR OFFICER SAFETY DUE TO HIS ACTIONS/WORDS AND ESCALATING ANGER AND FOCUS ON THE POLICE.

On 7-2-16 Canty approached an SPD officer on a call and yelled obscenities. Canty stated that he would assault officers if they tried to put hands on him for any reason.

On 7-5-16 Canty approached SPD Officers at a Starbucks and was videotaping them. Canty made the statements "you want a war with me, you don't want a war with me", "I know where you guys hang out stop harassing me" "do you know about the gun laws in the state of Washington", "It's in your best interest to stop harassing me".

On 7-7-16 Canty went to the Seattle Police Department OPA office saying he was feeling harassed and threatened by police. He stated that he planned to purchase a firearm to defend himself. He said he would shoot officers if they pulled a gun or taser on him without a warrant.

On 7-7-16 Canty called the US Attorney's office in Seattle and became upset with the receptionist and stated that he would "start shooting SPD officers if he doesn't get the help he wants". He then called back and left a message that he feels his life has been threatened by the police department and he will protect himself by using deadly force".

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Page 1 of 1

07/08/2016 8:55 PM

AMR

→ HARBORVIEW MEDICAL CTR

7/8/2016 11:31:22 AM AMR

AMR SEATTLE OPERATIONS
PRE-HOSPITAL CARE REPORT SIGNATURES
SEATTLE

Case #: 839504

Unit ID: 909C

Date: 7/8/2016

AMR CREW MEMBERS**CREW 1**

NAME: HOLM, BRITTNEY,AMR

NUMBER: 60596540

CERTIFICATION: EMT

**CREW 2**

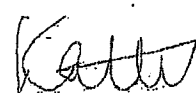
NAME: BENITEZ, WENDY,AMR

NUMBER: 1173732

CERTIFICATION: EMT

**DESTINATION**

TURNED OVER TO: KATIE, RN



⌚ 07/08/2016 8:55 PM

AMR

→ HARBORVIEW MEDICAL CTR

2016-07-08 11:31:22 AM AMB4

NARRATIVE

RESPONDED TO A 911 CALL FOR A 30 YR OLD M

S

PER SPD OFFICERS CALLED AMR TO TRANSPORT THE PT DUE TO THE PT MAKING VERBAL THREATS TO SHOOT AND KILL OFFICERS. PER SPD DETECTIVE THE PT HAS BEEN UNDER THEIR RADAR FOR NUMEROUS MONTHS AND DURING THIS TIME PERIOD THE PT HAS MADE THREATS TOWARDS THE POLICE AND FBI THREATENING TO SHOOT AND KILL THEM. PER SPD AND US MARSHALLS THE PT STATED HE WAS TRYING TO FIND A HAND GUN TODAY. PER SPD THE PT WAS WALKING AROUND WITH A BOX OF MAGAZINES IN SEARCH OF A GUN. THE PT DENIED ANY MEDICAL CARE. THE PT DENIED TO SPEAK TO MYSELF AND OR MY PARTNER. THE PT DENIED TO ANSWER ANY OF THE QUESTIONS I HAD FOR HIM.

PER OFFICERS THE PT HAS A KNOWN MENTAL HEALTH MEDICAL HX

O

UPON ARRIVAL THE PT IS SEEN LYING DOWN ON HIS STOMACH WITH SPD OFFICERS RESTRAINING HIM WITH SPD OFFICERS HOLDING HIM DOWN. THE PT'S HANDS ARE IN CUFFS AND BEHIND HIS BACK. THE PT IS OBSERVED SHOUTING "I WANT A LAWYER, I WANT A LAWYER, ETC". THE PT IS OBSERVED ABLE TO SPEAK/ SHOUT IN FULL SENTENCES. THE PT IS OBSERVED ABLE TO BREATHE ADEQUATELY WITH EQUAL CHEST RISE AND FALL. THE PT IS AT THIS TIME PLACED ON THE GURNEY BY SPD AND AMR PERSONNEL. THE PT'S LEGS ARE PUT INTO RESTRAINTS AND THE PT'S ARMS REMAIN IN HANDCUFFS. THE PT IS SEAT BELTED TO THE GURNEY AND PLACED INTO THE AMBULANCE. THE PT DID NOT LET ME TAKE A SET OF VITALS. THE PT WAS UNCOOPERATIVE TO UNCUFF AND TAKE HIS JACKET OFF TO TAKE A SET OF VITALS. SPD WOULD NOT ALLOW THE CUFFS TO BE REMOVED. HEAD TO TOE EXAM (COMPLETED VISUALLY) DID NOT REVEAL ANY ABNORMALITIES OR DEFORMITIES AT THIS TIME.

PLEASE SEE OBJECTIVE FINDINGS FOR FURTHER INFORMATION.

LUNG SOUNDS CLEAR AND EQUAL BI LAT GCS 15 GOOD CMS PUPILS PERRL

A

INVOLVED BY SPD AND MARSHALLS

P

LOADED THE PT ONTO THE GURNEY
 PLACED LEG RESTRAINTS ON THE PT AND THE PT'S ARMS REMAINED HANDCUFFED BEHIND HIS BACK
 LOADED THE PT INTO THE AMBULANCE
 HEAD TO TOE EXAM COMPLETED VISUALLY
 TRANSPORTED THE PT TO HMC ED
 TRANSFERRED CARE TO THE RN IN ED PEZ
 GAVE VERBAL REPORT

TWO OFFICERS RODE WITH IN THE AMBULANCE TO THE HOSPITAL

*ALL COMPLETED W/O INCIDENT

FOLLOW-UP-CARE

FOLLOW-UP: 1 FOLLOW-UP-DATE: FOLLOW-UP-TIME:

FOLLOW-UP CARE:

RUN COMPLETION

PRIVACY PRACTICES: DUE TO THE PATIENT'S MEDICAL CONDITION, A PAPER VERSION OF THE NOTICE WAS LEFT AT THE HOSPITAL FOR T.

CERTIFICATION FOR PATIENT TRANSFER

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TO BE COMPLETED BY NURSING	
Medical records and other documents sent: <input checked="" type="checkbox"/> with patient <input type="checkbox"/> via fax <input type="checkbox"/> other	
Vitals prior to transfer: time: 14183	
Pulse: 13	Temp: 36.1
R: BP: 140/90	
Pain scale 1-10 (high): 6	
Report given to: UK (name) (dept.)	
Time of transfer:	
7/13/16 1035	
Nurse's Signature: <i>Jill</i> Date/Time: <i>7/13/16 1035</i>	

P
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TO BE COMPLETED BY PATIENT	
<input type="checkbox"/> I CONSENT to transfer to another facility. My physician has explained the risks and benefits of this transfer and his/her opinion that the potential benefits to me outweigh the risks.	
OR	
<input type="checkbox"/> I REFUSE transfer. My physician has explained the risks and benefits of this transfer and his/her opinion that the potential benefits to me outweigh the risks. I refuse transfer because: <i>PT unable to go 8/19/17</i>	
The patient or patient representative refused transfer/treatment after being fully informed of the medical risks/benefits of the proposed transfer/treatment including the effect of nontreatment for the medical condition.	
Patient/Patient Representative Signature & Date:	
<input type="checkbox"/> Parent <input type="checkbox"/> Guardian	
<input type="checkbox"/> Spouse/Registered Domestic Partner	
<input type="checkbox"/> Healthcare Power of Attorney	

PT.NO:



H3972310 JUL 20, 1985 30Y M

NAME:

CANTY

KYLE

H-5MB

DOS:07/08/16 ROMM MD, SHARON

Enc:1806805415 UPIN:#C62830

DOB:



UW Medicine

Harborview Medical Center – UW Medical Center
Northwest Hospital & Medical Center – University of Washington Physicians
Seattle, WashingtonCERTIFICATION FOR PATIENT TRANSFER
TO ACUTE CARE / ALTERNATE FACILITY (PG 2 OF 2)

U2096

WHITE – MEDICAL RECORD
CANARY – TRANSFERS WITH PATIENT

CANTY, KYLE H3972310
 Psychiatry Emergency Svcs Note Modified
 Service Date: Jul-08-2016
 Dictated by Morrison, Andrea Monique on Jul-08-2016

(EXHIBIT 3)

58356

ED RN PES Admit HMC

GENERAL INFORMATION:

PES arrival

Date/Time: 7/8/2016 19:40:00.

HMC MHP Evaluation

Date/Time: 7/8/2016 19:40:00.

Name: Andrea M.

KCD MHP Referral

Date/Time: 7/9/2016 07:55:00 .

Searched by

Date/Time: 7/8/2016 19:40:00.

Name: Ray, MHS and DPS.

VITAL SIGNS:

Vital Signs Data

7/8/2016 19:29

Temperature - C	36.8 degC
Temperature Source	Temporal Artery
Heart Rate	105 bpm High
Respiratory Rate	14 br/min
SBP - Noninvasive	148 mmHg High
DBP - Noninvasive	96 mmHg High

ALLERGIES:

No Allergies Documented.

MEDICATIONS:

Pt denies taking medications

MEDICAL CONDITIONS:

Pt denies medical conditions

ASSESSMENT:

Suicidal Ideation: No.
 Homicidal Ideation: No.
 Auditory/Visual Hallucinations: No.
 Command Auditory Hallucinations: No.
 Alcohol: No.

1034 1123974
Name Kyle Wendell Cacch
Bkg. # 160094
King County Correctional Facility
500 5th Ave
Seattle, WA 98104

Clerk, U.S. DISTRICT Court
U.S. Courthouse
700 Stewart Street, Suite 2310
Seattle WA, 98101



JUL 24 2017

AMERICAN
Clerk U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
Seattle
BY